Decision

### BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Revenue Adjustment Proceeding (RAP) application of San Diego Gas and Electric Company (U 902-E) for approval of (1) Consolidated changes in 1999 authorized revenue and revised rate components; (2) the CTC rate component and associated headroom calculations; (3) RGTCOMA balances; (4) PX credit computations; (5) disposition of various balancing/memorandum accounts; and (6) electric revenue allocation and rate design changes.

Application 98-07-006 (Filed July 1, 1998)

Application of Pacific Gas and Electric Company for verification, consolidation and approval of costs and revenues in the transition revenue account.

Application 98-07-003 (Filed July 1, 1998)

Application of Southern California Edison Company (U 338-E) to: (1) consolidate authorized rates and revenue requirements; (2) verify residual competition transition charge revenues; (3) review and dispose of amounts in various balancing and memorandum accounts; (4) verify regulatory balances transferred to the transition cost balancing account on January 1, 1998; and (5) propose rate recovery for Santa Catalina Island diesel fuel costs.

Application 98-07-026 (Filed July 1, 1998)

169116 - 1 -

### ORDER DISMISSING PETITION FOR MODICATION OF DECISION 99-06-058

Upon written request of Petitioner, the Petition of Southern California Edison Company (SCE) (U 338-E) for Modification of Decision (D.) 99-06-058, filed January 25, 2001, is dismissed.

D.99-06-058 required SCE to pay Power Exchange (PX) Energy Credits to energy service providers and direct access customers. In January 2001, SCE petitioned to modify D.99-06-058 to suspend the payments. In D.03-08-061, we found reasonable the direct access credit methods used by SCE since the demise of the PX (in January 2001) and approved bottoms-up billing for direct access customers. D.03-08-061 rendered moot the Petition to Modify D.99-06-058. Through inadvertence D.03-08-061 failed to dismiss the Petition.

#### **Waiver of Comment Period**

This is an uncontested matter in which the decision grants the relief requested. Accordingly, pursuant to Pub. Util. Code § 311(g)(2), the otherwise applicable 30-day period for public review and comment is being waived.

## **Assignment of Proceeding**

Carl Wood is the Assigned Commissioner and Robert Barnett is the assigned Administrative Law Judge in this proceeding.

# IT IS ORDERED that:

- 1. The Petition of Southern California Edison Company (U 338-E) for Modification of Decision 99-06-058, filed January 25, 2001, is dismissed.
  - 2. Application (A.) 98-07-003 remains open.
  - 3. A.98-07-006 and A.98-07-026 are closed.

This order is effective today.	
Dated	, at San Francisco, California